1 2 3 4 5 6 7 8 8	Daniel R. Watkins Nevada State Bar No. 11881 DW@wl-llp.com Brian S. Letofsky Nevada State Bar No. 11836 Brian.Letofsky@wl-llp.com Eran S. Forster Nevada State Bar No. 11124 eforster@gmail.com WATKINS & LETOFSKY, LLP 8215 S. Eastern Avenue, Suite 265 Las Vegas, NV 89123 Office: (702) 901-7553; Fax: (702) 974-1297  Attorneys for Plaintiff, Christine M. Hardwick		
9	UNITED STATES	DISTRICT COURT	
.0	UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA		
.2 .3 .3 .4 .5 .5 .667 .8 .9 .20 .21	CHRISTINE M. HARDWICK, an individual,  Plaintiff,  vs.  ELDORADO RESORTS CORPORATION, a Florida Corporation; et al.,  Defendants.	Case No: 2:14-cv-01651-RFB-PAL  JOINT STATUS REPORT REGARDING THE PROPOSED JOINT PRETRIAL ORDER  ORDER TO ENLARGE TIME TO FILE THE PROPOSED JOINT PRETRIAL ORDER FROM APRIL 23, 2018 TO MAY 7, 2018.	
222 23 223 224 225 226 227 228			

Plaintiff and Defendants, through their counsel of record, met and conferred and subsequently agreed on the initial four cases that should be heard by the Court. The parties agreed that the initial four cases to be tried should be tried in the order they were filed. The initial cases filed with the District Court that are remaining in the Related Cases are from 2014 and start with  $Hardwick^{1}$  followed by  $Knezevic^{2}$ . After those cases have concluded, the subsequent two cases to be tried are  $Arora^{3}$  followed by  $Baccala^{4}$ . If any of the above four cases are resolved, stayed, continued, or otherwise extinguished, prior to their trial date, they shall be substituted by  $Azizi^{5}$  followed by  $Moser^{6}$ .

Plaintiff and Defendants further agree that the initial four cases should be tried consecutively, though the parties request time in between the trials for preparation. Plaintiff reserves their right, after the first four cases are resolved, to request and recommend that subsequent cases be tried concurrently depending on whether and to what extent there are any common facts in the remaining cases. Defendants also reserve their right to maintain their opposition to any request for consolidated, consecutive or concurrent trials.

Plaintiff and Defendants have been meeting, discussing and conferring on the order of trials, discussing both the order and whether any could be tried concurrently. Initially, the parties did not agree and were required to review each matter and remaining claims to determine, at this time, that a consecutive order of cases was preferable. The parties were initially unable to agree on the contents of a Joint Pretrial Order without first identifying the initial cases to be tried and the consecutive order of those cases. Now that the parties agree and have identified the initial four cases, they further agree and respectfully request a two-week extension of time to file a Proposed Joint Pretrial Order for each of the cases the parties propose to be tried consecutively. This requested extension is not for the purpose of delay.

<sup>&</sup>lt;sup>1</sup> Christine Hardwick v. Eldorado Resorts Corporation, et al., 2:14-cv-01651

<sup>&</sup>lt;sup>2</sup> Andjelka Knevevic v. Eldorado Resorts Corporation, et al., 2:14-cv-01655

<sup>&</sup>lt;sup>3</sup> Rajit Arora v. Eldorado Resorts Corporation, et al., 2:15-cv-00751

<sup>&</sup>lt;sup>4</sup> Frank Baccala v. Eldorado Resorts Corporation, et al., 2:15-cv-00752

<sup>&</sup>lt;sup>5</sup> Saeed Azizi v. Eldorado Resorts Corporation, et al., 2:15-cv-00755

<sup>&</sup>lt;sup>6</sup> Andrew Moser v. Eldorado Resorts Corporation, et al., 215-cv-00757

1	The parties anticipate that the Plaintiff will file the first Proposed Joint Pretrial Order in the	
2	Hardwick matter on or before May 7, 2018, and forward a copy in WORD format to the courtroor	
3	deputy, notifying said deputy that the Proposed Joint Pretrial Order has been filed.	
4 5	DATED this 23rd day of April, 2018	
6		
7	WATKINS & LETOFSKY	OGLETREE, DEAKINS, NASH, SMOAK, & STEWART, P.C.
9 10 11 12 13 14 15	/s/ Eran S. Forster Daniel R. Watkins Brian S. Letofsky Eran S. Forster WATKINS & LETOFSKY, LLP 8215 S. Eastern Ave, Suite 265 Las Vegas, NV 89123  Attorneys for Plaintiff	
17 18 19		E TO FILE THE PROPOSED JOINT PRETRIAL
20	ORDER FROM	I APRIL 23, 2018 TO MAY 7, 2018.
21	IT IS ORDERED	
23		
24		
25	Dated this 7th day of May, 2018.	
26		R
27		Hon. Judge Richard F. Boulware United States District Judge
28		Officed States District Judge
	I .	